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§10–746. IN EFFECT

 $/\!\!/$ EFFECTIVE UNTIL JUNE 30, 2023 PER CHAPTERS 172 AND 173 OF 2018 $/\!\!/$

- (a) In this section, "qualified expenses" means expenses incurred to butcher and process an antlerless deer for human consumption.
- (b) Subject to the limitations of this section, an individual who hunts and harvests an antlerless deer may claim a credit against the State income tax for up to \$50 of the qualified expenses incurred by the individual if:
- (1) the hunting and harvesting of the deer complies with State hunting laws and regulations; and
- (2) the individual donates the processed deer meat to a venison donation program administered by an organization that is exempt from taxation under § 501(c)(3) of the Internal Revenue Code.
- (c) (1) For any taxable year, the total amount of credits an individual may claim under this section may not exceed \$200, unless the individual harvested each deer for which the credits are claimed in accordance with a deer management permit.
- (2) The unused amount of the credit for any taxable year may not be carried over to any other taxable year.
- (d) An individual who claims the credit under this section shall have the immunity from liability described under § 5–634 of the Courts and Judicial Proceedings Article for donated food.

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